

## **DECLARATION AND POWER OF ATTORNEY ORIGINAL APPLICATION**

As a below named inventor, I hereby declare:

My residence, post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor or an original, first and joint inventor of the subject matter that is claimed and for which a patent is sought on the invention entitled:

## TECHNIQUE FOR ACTIVE VOICE RECOGNITION GRAMMAR ADAPTATION FOR DYNAMIC MULTIMEDIA APPLICATION

the specification of which is attached hereto.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

asknowledge my duty to disclose to the United States Patent and Trademark Office all information that I know to be material to the patentability of this application as defined in Title 37 C.F.R. § 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d) or Section 365(b) of any foreign application(s) for patent or inventor's certificate, or Section 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate or PCT International application having a filing date before that of the application on which priority is claimed.

Prior Foreign Appli	Priority Not Claimed			
(Number)	(Country)		(Filing Date)	
(Number)	(Countr	у)	(Filing Date)	
(Number)	(Country)		(Filing Date)	
I hereby claim the listed below:	benefit under 3	5 U.S. C. Section	119(e) of any United	States provisional application(s)
(Application Serial No.)		(Filing Date)		
(Application Serial No.)		(Filing Date)		
(Application Serial No.)		(Filing Date)	<del></del>	

the subject matter of each of the PCT International application in acknowledge the duty to disclos to me to be material to patental between the filing date of the prapplication.	Application designating e claims of this applicat the manner provided by e to the United States F bility as defined in Title 3	the United States, listed be ion is not disclosed in the the first paragraph of 35 Patent and Trademark Offi 7, C.F.R., Section 1.56 wh	prior United States or U.S.C. Section 112, I ice all information known nich became available	
(Application Serial No.)	(Filing Date)	(Status: paten	(Status: patented, pending, abandoned)	
(Application Serial No.)	(Filing Date)	(Status: paten	(Status: patented, pending, abandoned)	
(Application Serial No.)	(Filing Date)	(Status: paten	(Status: patented, pending, abandoned)	
made on information and belief the knowledge that willful false sor both, under Se ction 1001 of may jeopardize the validity of the POWER OF ATTORNEY: As a each shareholder, attorney or registered Patent Attorney or registered Patent Attorney or registered Power this approved the Authorities in connection with an Steven L. Oberholtzer, Reg. No. James E. Stephenson, Reg. No. David D. Murray, Reg. No. 28,6 Eric J. Sosenko, Reg. No. 34,44 Jeffrey M. Cox, Reg. No. 42,445	statements and the like Title 18 of the United St e application or any pate named inventor, I herel ounsel, associate, and e gistered Patent Agent, r olication an d transact erewith and to act on my ny and all international a  . 30,670 . 17,191 J 47 S	so made are punishable by ates Code and that such went issued thereon.  by appoint the following attemployee of Brinks Hofer Cony attorney with full power at all business in the United by behalf before the compet	y fine or imprisonment, willful false statements orneys, agents , and Gilson & Lione, who is a of substitution and States Patent and tent International No. 45,369 . No. 47,459 g. No. P48,739 5,100	
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